SUMMARY SHEET BOARD OF HEALTH AND ENVIRONMENTAL CONTROL JUNE 12, 2003

BUREAU OF LAND AND WASTE MANAGEMENT

Hazardous Waste Enforcement

1) Order Type and Number: Consent Order #03-03-HW

Order Date: March 6, 2003

Responsible Party: Master's Mark Dry Cleaning

<u>Location/Mailing Address</u>: 2799 Reidville Road

Spartanburg, SC 29301

County: Spartanburg

Previous Orders: None

Permit Number: SCR 000 000 513

<u>Violations Cited</u>: Hazardous Waste Management Act §44-56-130(2), Hazardous Waste Management Regulations, 25 S.C. Code Ann. Regs. 61-79.262.34(a)(2), R.61-79.262.34(d)(5)(ii), R.61-

79.262.44(b), R.61-79.262.90, and R.61-79.265.173(a)

<u>Summary</u>: Master's Mark Dry Cleaning (Respondent) specializes in dry cleaning services. The Respondent has violated the Hazardous Waste Management Regulations as follows: failure to label containers holding hazardous waste with an accumulation start date; failure to post emergency phone numbers for the emergency coordinator and the fire department, and the location of fire extinguishers and spill control equipment next to the telephone; failure to declare generator status annually on or before January 31; failure to clean up a hazardous waste discharge; and failure to close all containers holding hazardous waste except when necessary to add or remove waste.

Action: The Respondent has agreed to: now and in the future, manage containers of hazardous waste in accordance with R.61-79.262.34 and R.61-79.265. Subpart I – Use and Management of Containers; declare generator status annually on or before January 31; post all emergency information next to the telephone; clean up any discharge of hazardous waste that occurs at the facility; and pay a civil penalty in the amount of one thousand dollars (\$1,000.00). The civil penalty will be paid in one payment.

2) <u>Order Type and Number</u>: Consent Order #03-04-HW

Order Date: March 6, 2003

Responsible Party: Master's Mark Dry Cleaning

<u>Location/Mailing Address</u>: 1949 E. Main Street

Spartanburg, SC 29307

County: Spartanburg

Previous Orders: None

Permit Number: SCR 000 000 521

<u>Violations Cited</u>: Hazardous Waste Management Act §44-56-130(2), Hazardous Waste Management Regulations, 25 S.C. Code Ann. Regs. 61-79.262.34(a)(2), R.61-79.262.34(d)(5)(ii), R.61-79.262.44(b), R.61-79.262.90, and R.61-79.265.173(a)

Summary: Master's Mark Dry Cleaning (Respondent) specializes in dry cleaning services. The Respondent has violated the Hazardous Waste Management Act and Regulations as follows: failure to label containers holding hazardous waste with an accumulation start date; failure to post emergency phone numbers for the emergency coordinator and the fire department, and the location of fire extinguishers and spill control equipment next to the telephone; failure to declare generator status annually on or before January 31; failure to clean up a hazardous waste discharge; and failure to close all containers holding hazardous waste except when necessary to add or remove waste.

Action: The Respondent has agreed to: now and in the future, manage containers of hazardous waste in accordance with R.61-79.262.34 and R.61-79.265. Subpart I – Use and Management of Containers; declare generator status annually on or before January 31; post all emergency information next to the telephone; clean up any discharge of hazardous waste that occurs at the facility; and pay a civil penalty in the amount of one thousand dollars (\$1,000.00). The civil penalty will be paid in one payment.

3) <u>Order Type and Number:</u> Consent Order #03-05-HW

Order Date: March 6, 2003

Responsible Party: Master's Mark Dry Cleaning

<u>Location/Mailing Address</u>: 2105 E. Main Street

Duncan, SC 29334

County: Spartanburg

Previous Orders: None

Permit Number: SCR 000 073 734

<u>Violations Cited</u>: Hazardous Waste Management Act §44-56-130(2), Hazardous Waste Management Regulations, 25 S.C. Code Ann. Regs. 61-79.262.34(a)(2), R.61-79.262.34(d)(5)(ii), R.61-79.262.44(b), and R.61-79.265.173(a)

Summary: Master's Mark Dry Cleaning (Respondent) specializes in dry cleaning services. The Respondent has violated the Hazardous Waste Management Act and Regulations as follows: failure to label containers holding hazardous waste with an accumulation start date; failure to post emergency phone numbers for the emergency coordinator and the fire department, and the location of fire extinguishers and spill control equipment next to the telephone; failure to declare generator status annually on or before January 31; and failure to close all containers holding hazardous waste except when necessary to add or remove waste.

Action: The Respondent has agreed to: now and in the future, manage containers of hazardous waste in accordance with R.61-79.262.34 and R.61-79.265. Subpart I — Use and Management of Containers; declare generator status annually on or before January 31; post all emergency information next to the telephone; and pay a civil penalty in the amount of one thousand dollars (\$1,000.00). The civil penalty will be paid in one payment.

4) Order Type and Number: Consent Order #03-06-HW

Order Date: March 6, 2003

Responsible Party: Blackman Uhler Chemical Co.,

Inc.

Location/Mailing Address: Post Office Box 5627

Spartanburg, South Carolina 29304

County: Spartanburg

<u>Previous Orders:</u> 02-07-HW (\$15,780) <u>Permit Number:</u> SCD 003 349 065

<u>Violations Cited</u>: South Carolina Hazardous Waste Management Act §44-56-130(2), South Carolina Hazardous Waste Management Regulations, 25 S.C. Code Ann. Regs. 61-79.262.11, R.61-79.265.202, R.61-79.265.192(a), R.61-79.265.193, and R.61-79.262.41(b).

Summary: Blackman Uhler Chemical Co., Inc. (Respondent) is a manufacturer of textile dyes and specialty organic chemicals. The Respondent has violated the Hazardous Waste Management Regulations as follows: failure to make an accurate hazardous waste determination; failure to manage all hazardous waste placed in a tank in accordance with the air emission standards in R.61-79.265 Subparts AA, BB. And CC; failure to obtain a certification attesting that a tank has sufficient integrity and is acceptable for storing and treating hazardous waste; failure to provide secondary containment in the new tank farm; and, failure to submit quarterly reporting information according to the instructions included with the Department designated form.

Action: The Respondent has agreed to: ensure that an accurate hazardous waste determination is made on all wastes shipped for offsite disposal; ensure that hazardous waste is not stored in tanks that do not meet the requirements of R.61-79.265 Subpart J; submit a description of the revised procedures for introducing material to the newly installed tank; and, pay a civil penalty in the amount of seven thousand, six hundred fifty dollars (\$7,650.00).

5) Order Type and Number: Consent Order #03-07-HW

Order Date: March 6, 2003

Responsible Party: MacLean Power Systems York

Location/Mailing Address: Post Office Box 949

York, South Carolina 29475-0949

County: York

Previous Orders: None

Permit Number: SCD 987 579 109

<u>Violations Cited</u>:

South Carolina Hazardous Waste Management Act §44-56-130(2), South Carolina Hazardous Waste Management Regulations, 25 S.C. Code Ann. Regs. 61-79.262.34(d)(2)/265.173(a), and R.61-79.262.34(d)(2)/265.173(d).

Summary: MacLean Power York (Respondent) is a manufacturer of high voltage insulators. The Respondent has violated the Hazardous Waste Management Regulations as follows: failure to ensure that containers holding hazardous waste were closed during storage, except when it is necessary to add or remove waste; and, failure to label each container holding hazardous waste with an EPA Hazardous Waste Number.

Action: The Respondent has agreed to: now and in the future, comply with the South Carolina Hazardous Waste Management Act and Regulations; and, pay a civil penalty in the amount of five thousand dollars (\$5,000.00).

6) <u>Order Type and Number</u>: Consent Order 03-08-HW

Order Date: March 24, 2003

Responsible Party: United States Air Force

Location/Mailing Address: Former Myrtle Beach Air Force Base

3447 Philis Blvd.

Myrtle Beach, SC 29577

<u>County</u>: Horry Previous Orders: N/A

Permit Number: SC7 570 024 821

Violations Cited: None

Summary: The United States Air Force (USAF) is the owner of the former Myrtle Beach Air Force Base (the Site), which is subject to corrective action for the release or potential releases from Solid Waste Management Units and Areas of Concern at the Site. The Department and the USAF have entered into this Order to assure the effectiveness and reliability of Land Use Controls (LUCs) for as long as LUCs continue to be required in order for corrective action to remain protective.

Action: The USAF has agreed to implement, maintain, and monitor the LUCs at the Site as part of the corrective action as detailed in the Corrective Measures Study (CMS) report and/or the Corrective Measures Implementation (CMI) Work Plan, if applicable. The USAF will retain the responsibility of LUCs after initial and future property transfers as long as such LUCs are necessary.

7) Order Type and Number: Consent Order 03-09-HW

Order Date: April 10, 2003

Responsible Party: Henry's Transmission & Towing

Service

<u>Location/Mailing Address</u>: 6963 Moberry Road

Ravenel, SC 29470

<u>County</u>: Charleston County

Previous Orders: N/A

Permit Number: SCD 987 596 681

<u>Violations Cited</u>: The South Carolina Hazardous Waste Management Act §44-56-130(2), the South Carolina Hazardous Waste Management Regulations 61-79.262.11, the South Carolina Used Oil Regulations 61-107.279.22(c)(1), R.61-107.279.22(b)(1)(2), and the Pollution Control Act §48-1-90 (1987).

Summary: Henry's Transmission and Towing Service (Respondent) is a transmission repair shop. The Respondent has violated the Hazardous Waste Management Regulations, the South Carolina Used Oil Regulations and the Pollution Control Act as follows: failure to make an accurate hazardous waste determination; failure to label or mark containers and aboveground storage tanks clearly of used oil with the words "Used Oil",: failure to ensure that containers and aboveground storage tanks used to store used oil were in good condition; and, failure to prevent the discharge of organic or inorganic matter (transmission fluid) into the environment of the State unless in compliance with a permit issued by the Department.

Action: The Respondent has agreed to: submit a work plan for testing stained soils; comply with all applicable regulations governing the generation of solid and hazardous wastes within the State of South Carolina; and, pay a civil penalty in the amount of one thousand dollars (\$1,000.00).

8) Order Type and Number: Consent Order 03-11-HW

Order Date: April 23, 2003

Responsible Party: Kings Electronics Company, Inc.

Location/Mailing Address: 1685 Overview Drive

Rock Hill. South Carolina 29730

<u>County</u>: York Previous Orders: None

Permit Number: SCR 000 007 245

<u>Violations Cited</u>: The South Carolina Hazardous Waste Management Act §44-56-130(2) and South Carolina Hazardous Waste Management Regulations 61-79.262.11, R.61-79.262.20(a), R.61-79.262.21(a)(6), R.61-79.262.34(b), and R.61-79.265.52(d).

<u>Summary</u>: Kings Electronics Company, Inc. (Respondent) is a manufacturer of electronic connectors. The Respondent has violated the Hazardous Waste Management Act and Regulations as follows: failure to make an accurate hazardous waste determination; failure to prepare a manifest

according to the instructions included on the form; failure to complete manifests with the total quantity of each hazardous waste in units of weight; failure to store hazardous waste onsite for no more than 90 days; and, failure to include in the contingency plan a list of names, addresses, and phone numbers (office and home) of all persons qualified to act as emergency coordinator.

Action: The Respondent has agreed to: ensure that all Hazardous Waste Manifests are completed according to the instructions included on the back of the form and in accordance with R.61-79.262 Subpart B; ensure that all hazardous wastes are stored for no more than 90 days unless the Department has granted an extension to the 90-day period; ensure that the contingency plan is kept up to date in accordance with R.61-79.265 Subpart D; and, pay a civil penalty in the amount of ten thousand dollars (\$10,000.00).

Solid Waste Enforcement

9) Order Type and Number: Consent Order 03-07-SW

Order Date: March 13, 2003
Responsible Party: Jesse Kinard

Location/Mailing Address: SCSU

P.O. Box 7488

Orangeburg, SC 29117

<u>County</u>: Orangeburg

Previous Order(s): None
Permit Number: None

<u>Violation(s) Cited</u>: South Carolina Solid Waste Policy and Management Act of 1991, (2002), 25A S.C. Code Ann. Reg. 61-

107.11, Part IV, B.1. (Supp. 2002)

<u>Summary</u>: Mr. Jesse Kinard (Mr. Kinard) unlawfully operated a landfill on property he owns in Orangeburg County, South Carolina (Site). Mr. Kinard accepted land-clearing debris (LCD) and construction and demolition (C&D) debris. This constitutes a violation of the Construction, Demolition and Land-Clearing Debris Landfills Regulation.

Action: The Consent Order requires Mr. Kinard to submit an engineered plan for closure of the Site. The Department assessed a civil penalty of ten thousand dollars (\$10,000.00), but suspended the penalty due to Mr. Kinard's financial circumstances. The suspension shall be vacated and the full amount due and payable should Mr. Kinard fail to meet the requirements of the Order. Separate actions have been taken against the parties who disposed of waste at the Site.

10) Order Type and No: Consent Order 03-08-SW

Order Date: March 13, 2003

Responsible Party: Orangeburg County Construction,

Demolition and Land Clearing Debris Landfill

Location/Mailing Address: 310 Endicott Court, Orangeburg,

SC/PO Drawer 9000,

Orangeburg, SC 29116-9000

<u>County</u>: Orangeburg

Previous Order(s): None

<u>Permit Number:</u> 381001-1201

<u>Violation(s) Cited:</u> Construction, Demolition and Land-Clearing Debris Landfills Regulation, 25A S.C. Code Ann. Reg. 61-107.11 (Supp. 2002), Part IV, (B)(1), Permit # 151001-1201, Specific

Permit Condition #4.

<u>Summary</u>: The Orangeburg County Construction, Demolition and Land-Clearing Debris Landfill has violated its permit and the regulations by exceeding the annual disposal limit established in its permit.

Action: The Consent Order requires the Respondent to, henceforth, ensure that the annual disposal tonnage limit will not be exceeded and pay to the Department a civil penalty in the amount of one thousand, eight hundred dollars (\$1,800.00) for the violations cited. The \$1,800.00 civil penalty payment was received on February 26, 2003.

11) Order Type and No.: Consent Order 03-09-SW

Order Date: March 24, 2003

Responsible Party: Ridge Recyclers, Inc.
Location/Mailing Address: 490 Highway 121

Johnston, SC 29832

County: Edgefield Previous Order(s): None

<u>Permit Number</u>: 192653-5201

Violation(s) Cited:
South Carolina Solid Waste Policy and Management Act of 1991 (2002), the Solid Waste Management: Waste Tires, 25A S.C. Code Ann. Reg. 61-107.3.G.4.b., Reg. 61-107.3.G.4.c, Reg. 61-107.3.H.9.b, (Supp. 2001), and Waste Tire Facility Permit # 192653-5201.

Summary: Ridge Recyclers, Inc. (Ridge) is a Waste Tire Facility that exceeded the 80,000 lb. limit for processed tires on site and failed to adhere to approved specifications and operational plans of Permit # 192653-5201 (Permit). Ridge violated its Permit and the Waste Tires Regulation by exceeding permitted and regulatory dimensions concerning waste tire and processed tire piles on site, continuing to accept waste tires for processing once it had reached its permitted storage limit, failing to store processed tires in the main process building and designated areas inside of the fence as identified on permitted drawings, and

failing to maintain a fifty (50) foot wide fire lane with unobstructed access at all times around the perimeter of each waste tire pile.

Action: Consent Order 03-09-SW was executed requiring Ridge to comply with its Permit, which was modified, and effective December 15, 2002, within fifteen (15) days from the receipt of a copy of the executed Consent Order. The Department has assessed a civil penalty in the amount of four thousand dollars (\$4,000.00) to be paid in two payments of two thousand dollars (\$2,000.00) each.

12) Order Type and No: Consent Order 03-11-SW

Order Date: March 24, 2003

Responsible Party: Victor Caponey, d.b.a. Dakota

General Contractor, LLC,

d.b.a. Sierra Systems

<u>Location/Mailing Address</u>: 1176 Gentry Road, Laurens County,

SC/ 176 Berry Drive, Greenville SC

29607

County:LaurensPrevious Order(s):N/APermit Number:N/A

<u>Violation(s) Cited</u>: Construction, Demolition and Land-Clearing Debris, 25A S.C. Code Ann. Regs. 61-107.11, Part IV, (A)(8)

(Supp.2001).

<u>Summary</u>: Victor Caponey, who is a general contractor, unlawfully disposed of construction and demolition (C&D) debris on a Site located off Gentry Road in Laurens County, South Carolina.

Action: The Consent Order requires the Respondent to cease all unpermitted disposal activities and restrict access to the Site, pay to the Department a civil penalty in the amount of two thousand, one hundred dollars (\$2,100.00) for the violations cited, and, prior to any future disposal of solid waste in South Carolina, obtain a permit from the Department to operate a waste disposal facility, or properly dispose of such waste in an off site, permitted landfill, designed for such disposal. Furthermore, Mr. Caponey shall, in the future, ensure that unlawful disposal activities do not occur on any property under his ownership or control. The Site has been properly closed out and the civil penalty has been paid.

13) Order Type and No.: Consent Order 03-14-SW

Order Date: March 31, 2003

Responsible Party: Union County Construction,

Demolition and Land-Clearing

Debris Landfill

<u>Location/Mailing Address</u>: County Road 271

Union, SC 29379/ 201 West Main Street Union, SC 29379

County: Union Previous Order(s): None

<u>Permit Number</u>: 441001-1201

<u>Violation(s) Cited</u>: South Carolina Solid Waste Policy and Management Act of 1991, (Supp. 2001), 25A S.C. Code Ann. Reg. 61-107.11, Part IV, F.4. (Supp. 2001).

<u>Summary</u>: The Union County Construction, Demolition and Land-Clearing Debris Landfill (Landfill) failed to submit a written Annual Report for Fiscal Year 2002, to the Department by October 15, 2002. This constitutes a violation of the permit and the Construction, Demolition and Land-Clearing Debris Landfills Regulation.

Action: The Consent Order, requires the Landfill to comply with the annual reporting requirements as set forth in the permit, and requires payment of a civil penalty in the amount of five hundred dollars (\$500.00) for the violations cited. The penalty is to be paid within thirty (30) days from the Landfill's receipt of a copy of the executed consent order.

14) Order Type and No: Second Amendment to Consent

Order 95-10-SW

Order Date: March 6, 2003

Responsible Party: Chester County Municipal Solid

Waste Landfill

Location/Mailing Address: County Manager, Chester County

P.O. Box 580

Chester, SC 29706

<u>Previous Order(s):</u> First Amendment to Consent Order

95-10-SW

Consent Order 95-10-SW

Permit Number: 121001-2001 (Formerly DWP-081)
Violations(s) Cited: Violation of Consent Order 95-10SW (Amended), the South Carolina Solid Waste Policy and Management
Act of 1991, S.C. Code Ann. §§ 44-96-260, 44-96-440, 44-96-450 (2002);

107.258 (Supp. 2002); and Permit Number 121001-2001

<u>Summary:</u> The Second Amendment to Consent Order 95-10-SW is entered into between the Department and Chester County (County) to resolve issues regarding closure of the Chester County MSW Landfill (Landfill). The County failed to close the Landfill as required under the Consent Order (Amended) due to delays in procuring additional property needed to meet buffer requirements and insufficient funds to initiate a contract.

the South Carolina Municipal Solid Waste Landfills Regulation 61-

Action: The County has agreed to complete closure of the Landfill by December 31, 2003. If closure is not completed by December 31, 2003, the County has agreed to pay the Department a civil penalty in the amount of fifty thousand dollars (\$50,000.00). Payment shall be due thirty days from written demand notification from the Department. The County awarded a contract to Clary Hood, Inc., on March 10, 2003 to close the Landfill.

15) Order Type and Number: ALJ Consent Order of Dismissal

02-ALJ-07-0506-CC

Order Date: March 20, 2003

Responsible Party: L.A. Barrier & Son, Inc.

<u>Location/Mailing Address:</u> 115 Barrier Lane

Lexington, SC 29073

County: Orangeburg
Previous Order(s): AO 02-35-SW

Permit Number: None

<u>Violation(s) Cited:</u> South Carolina Solid Waste Policy and Management Act of 1991, (2002), 25A S.C. Code Ann. Reg. 61-

107.11, Part IV, A.8. (Supp. 2002)

<u>Summary</u>: L.A. Barrier & Son, Inc. (Company), a sand and gravel trucking company, unlawfully disposed of construction and demolition (C&D) debris and land-clearing (LCD) at property (Site) owned by Mr. Jessie Kinard, in Orangeburg County, South Carolina. This constitutes a violation of the Construction, Demolition and Land-Clearing Debris Landfills Regulation.

Action: Administrative Order 02-35-SW, executed on October 24, 2002, was appealed by the Company. Prior to the scheduled hearing, the Company contacted the Department in an effort to reach a settlement. ALJ Consent Order of Dismissal 02-ALJ-07-0506-CC was executed on March 20, 2003, and required the respondent to pay a civil penalty in the amount of two thousand six hundred twenty-five dollars (\$2,625.00). The penalty has been paid in full. In a separate action, the Department required the property owner to be responsible for the remediation of the Site.

Underground Storage Tanks

16) Order Type and Number: Consent Order 03-3930-UST

Order Date: March 18, 2003

Owner/Operator: West Oil Company, Inc.

Facility Name: Markette 10

Facility Address: 601 S. Hampton St., Kershaw

County: Lancaster UST Permit Number: 10359

Previous UST Orders: CO 00-0347-UST (0)

CO 00-0345-UST (0)

<u>Violations Cited</u>: UST Control Regulations, R.61-92,

§280.31(b), R.61-92, §280.34(c).

<u>Summary</u>: A compliance inspection revealed that the owner had failed to have the corrosion protection system on the UST system piping inspected by a qualified tester every three years as required.

Action: The owner/operator corrected the violations within 30 days and the Program **suspended** the civil penalty of four hundred dollars (\$400.00).

17) Order Type and Number: Consent Order 03-3970-UST

Order Date: March 24, 2003

Owner/Operator:Banjee Enterprises, LLCFacility Name:BP Oil Company 24138Facility Address:I-95 @ US 17, Hardeeville

County:JasperUST Permit Number:05257Previous UST Orders:None

Violations Cited: UST Control Regulations, R.61-92,

§280.93(a), R.61-92, §280.110(c).

<u>Summary</u>: A file review revealed that the owner had failed to demonstrate financial responsibility for releases from his USTs and to provide records to the Department upon request.

Action: If the owner/operator corrects the violations within 30 days, the Program will suspend the civil penalty of four hundred dollars (\$400.00).

18) Order Type and No: Admin. Order 02-3003-UST

Order Date: December 13, 2002
Owner/Operator: BI – JC's Incorporated

Facility Name: Clinton Citgo

Facility Address: SC Hwy 72 & I-26, Clinton

County: Laurens

UST Permit Number: 05693 Previous UST Orders: None

<u>Violations Cited</u>: R.61-92, §280.93(a), R.61-92,

§280.110(c).

<u>Summary</u>: A file review revealed that the owner/operator had failed to demonstrate financial responsibility for releases from his USTs and to provide records to the Department upon request.

Action: The Department issued an Administrative Order with a civil penalty of four thousand three hundred fifty dollars (\$4,350.00) when it became

clear that the owner/ operator did not intend to enter into a Consent Order or come into compliance. After the Administrative Order was finalized, the owner submitted acceptable financial responsibility documentation. The Program agreed to resolve the case with payment of a penalty of one thousand dollars (\$1,000). The reduced penalty has been paid and the case has been resolved.

19) Order Type and No: Consent Order 03-4116-UST

Order Date: April 14, 2003

Owner/Operator: Edisto Investment Properties, Inc.

Facility Name: Big D's C Store

Facility Address: 1212 Magnolia St., Orangeburg

<u>County</u>: Orangeburg

UST Permit Number: 07005

<u>Previous UST Orders</u>: CO 00-1010-UST (\$0), AO 01-1359-

UST (\$10.035).

<u>Violations Cited</u>: R.61-92, §280.31(c), R.61-92,

§280.40(a), R.61-92, §280.41(b)(1)(i), R.61-92, §280.34(c),

<u>Summary</u>: A compliance inspection revealed that the owner had failed to periodically inspect the corrosion protection system, failed to provide an adequate release detection method for the tanks, failed to have a working line leak detector on a pressurized line, and failed to submit information to the Department upon request.

Action: The owner has not yet met full compliance but has paid a civil penalty of two thousand dollars (\$2,000.00).

20) Order Type and No: Consent Order 03-4009-UST

Order Date: April 14, 2003
Owner/Operator: DASS, Inc.
Facility Name: Corner Stop 8

Facility Address: 5273 Main St., Cowpens

County: Spartanburg

<u>UST Permit Number</u>: 08599 Previous UST Orders: None

<u>Violations Cited</u>: R.61-92, §280.40(c), R.61-92,

§280.93(a), R.61-92, §280.34(c), R.61-92, §280.110(c).

<u>Summary</u>: An inspection and file review revealed that the owner had failed to provide an adequate release detection method, failed to demonstrate financial responsibility for taking corrective action or paying third party claims, and failed to submit information to the Department upon request.

Action: The owner corrected the violations within 30 days and paid a civil penalty of one thousand seven hundred dollars (\$1,700.00).

21) Order Type and No: Consent Order 03-4148-UST

Order Date: April 16, 2003
Owner/Operator: Flying J, Inc.

<u>Facility Name</u>: Flying J Travel Plaza

Facility Address: 1011 N. Mountain St., Blacksburg

County: Cherokee UST Permit Number: 16114

Previous UST Orders: CO 00-1174-UST (\$0), CO 02-2278-

UST (\$500).

Violations Cited: R.61-92, §280.20(c)(1)(ii), R.61-92,

§280.31(a), R.61-92, §280.34(c).

<u>Summary</u>: The compliance inspector found an overfill prevention device in a fill pipe that had been disabled to speed up product delivery. This was a danger to the environment and contrary to the requirements of their permit to operate. The owner was cited for failure to use an adequate overfill prevention device, failure to operate and maintain corrosion protection equipment continuously, and failure to submit documentation to the Department upon request.

Action: Owner corrected the violations, submitted documentation in less than 30 days, and paid a civil penalty of five hundred dollars (\$500.00).

22) Order Type and No: Consent Order 03-4172-UST

Order Date: April 30, 2003

Owner/Operator: Associated Oils of SC, Inc. and

Jerry Lee

Facility Name: Wall Street 6

Facility Address: 10229 Two Notch Rd., Columbia

<u>County:</u> Richland <u>UST Permit Number:</u> 07677 Previous UST Orders: None

Violations Cited: R.61-92, §280.31(a), R.61-92,

§280.34(c).

<u>Summary</u>: A compliance inspection revealed that the owner had failed to operate and maintain the corrosion protection equipment continuously, and had failed to submit repair and retest records to the Department upon request.

Action: The owner has agreed to correct the violations within 30 days. If the information is received as agreed, the penalty of six hundred dollars (\$600.00) will be suspended.

BUREAU OF WATER

Drinking Water Enforcement

23) Order Type and No.: CO-03-021-DW

Order Date: 03/03/03
Responsible Party: **Dell Fulwood**

Facility: Gaston Mobile Home Community

Location/Mailing Address: 605 New State Road

Cayce, SC 29033

<u>County:</u> Lexington

<u>Previous Order(s):</u> None

Permit/System Number: 3260175

Violation(s) Cited: S.C. Code Ann § 44-55-10 (d)

(Supp. 2002) S.C. Code Ann.Regs. 61-58.5(J) (Supp. 2002)

<u>Summary</u>: Dell Fulwood (Respondent) is responsible for the proper operation and maintenance of a public water system (PWS). The Respondent's PWS exceeded the maximum contaminant level (MCL) for Radium 226/228.

Action: The Respondent has agreed to: (1) comply with all applicable State and Federal regulations pertaining to the operation of a PWS; and, (2) connect to an approved PWS.

24) Order Type and No.: CO 03-033-DW

Order Date: March 14, 2003
Responsible Party: Edward Hansen Jr.

Facility: None

<u>Location/Mailing Address</u>: 949 Chestnut Road

Elgin, SC 29045

County:KershawPrevious Order(s):NonePermit / System Number:None

<u>Violation(s) Cited:</u> 25 S.C. Code Ann. Regs. 61-71

(F)(2)(c), (F)(8), (F)(14)(e) and (F)(12)(b) (Supp. 2002)

<u>Summary</u>: Edward Hansen Jr. (Respondent) is in the business of well drilling. The Respondent failed to properly grout and affix an identification plate on a well, failed to submit a water well record form, and left a borehole open.

Action: The Respondent has agreed to: (1) comply with all State rules and regulations concerning well construction and permitting; (2) within five (5) days of the Order date, submit the water well record form for the abandonment of the open borehole; and, (3) within thirty (30) days of the Order date, pay a civil penalty of one thousand four hundred dollars (\$1,400.00).

25) Order Type and No.: CO 03-034-DW

Order Date: March 14, 2003

Responsible Party: William Clubb

Facility: None

Location/Mailing Address: 94 Ranchette Circle

Myrtle Beach, SC 29577

County: Georgetown and Horry

<u>Previous Order(s):</u> None <u>Permit / System Number:</u> None

<u>Violation(s) Cited:</u> 25 S.C. Code Ann. Regs. 61-71 (F)(2)(c), (F)(8) (Supp 2002) 24A S.C. Code Ann. Regs. 61-44 (D)(4) (Supp. 2002).

<u>Summary</u>: William Clubb (Respondent) d/b/a Rainbow Irrigation Company is in the business of well drilling. The Respondent improperly grouted five (5) irrigation wells; failed to affix an identification plate on two (2) wells, and failed to submit a Notice of Intent (NOI) form prior to construction of an additional well.

Action: The Respondent has agreed to: (1) comply with all pertinent State rules and regulations concerning well construction and permitting; (2) within thirty (30) days of the Order date construct a small concrete pad at the ground surface of each well; (3) within thirty (30) days of the Order date, contact the Waccamaw EQC Office to confirm the placement of the identification plates to the wells; and, (4) within thirty (30) days of the Order date, pay a civil penalty of two thousand dollars (\$2,000.00).

26) Order Type and No.:
Order Date:
Responsible Party:
CO 03-035-DW
March 11, 2003
Preston L. Howard

Facility: None

Location/Mailing Address: 2232 North Worchester Drive

Charleston, SC 29414

County: Berkley and Dorchester

<u>Previous Order(s):</u> None Permit / System Number: None

<u>Violation(s) Cited:</u> 24A S.C. Code Ann. Regs. R.61-44 (D)(5) (Supp. 2001), 25A S.C. Code Ann. Regs. R.61-71.6 (H) and R.61-71.5 (A)(2) (1976).

<u>Summary</u>: Preston L. Howard (Respondent) is in the business of well drilling. The Respondent failed to affix an identification tag to a well, failed to submit the forty-eight (48) hour revised Notice of Intent forms for the installation of five (5) wells, and installed a well within thirty (30) feet of a pond.

Action: The Respondent has agreed to: (1) comply with all pertinent State rules and regulations concerning well construction and permitting; (2) replace the incomplete identification tag; (3) notify the Department of any changes in the

forty-eight (48) Notice of Intent forms submitted; and, (4) within thirty (30) days of the Order date, pay a civil penalty of two thousand dollars (\$2,000.00).

27) Order Type and No.: EO 03-036-DW
Order Date: March 20, 2003
Responsible Party: Russell Evans

Facility: Oakhill Subdivision PWS

<u>Location/Mailing Address:</u> 123 Huntley Street Aiken, SC 29803

Aiken

Previous Order(s): CO 02-254-DW

Permit/System Number: 0250004

County:

<u>Violation(s) Cited:</u> S. C. Code Ann. § 44-55-60 (2002)

<u>Summary</u>: Russell Evans (Respondent) is responsible for the operation and maintenance of the Oakhill Subdivision PWS that serves ninety (90) taps and approximately two hundred and thirty five (235) people. Department staff were notified on March 17, 2003 that customers of the subdivision had been without water service since March 16, 2003. Mr. Evans hired a licensed well driller to repair the well, but repairs were slow, and water was not being restored to the customers. The Department determined that the situation was an imminent hazard that could result in serious immediate risk to public health, in that the residents did not have a safe supply of potable water and no safe means of sewage disposal.

Action: The Respondent was ordered to: (1) provide an alternate source of water for the residents;(2) issue a written Boil Water Advisory to the residents and submit a copy to the Department within twenty-four (24) hours and keep the advisory active until total coliform samples are negative; (3) within forty-eight (48) hours, obtain a licensed well driller to replace or repair the wells and contact the Water Facilities Permitting Section to obtain approval for installing a well, if necessary; and, (4) contact the Lower Savannah EQC Office to arrange an inspection and to verify that water has been restored.

28) Order Type and No.: CO 03-040-DW
Order Date: March 27, 2003
Responsible Party: Nash Champaneri

<u>Facility:</u> Comfort Suites

<u>Location/Mailing Address</u>: 3608 Richland Avenue West

Aiken, SC 29801

County:AikenPrevious Order(s):NonePermit / System Number:02-089-D

Violation(s) Cited: 24A S.C. Code Ann. Regs. 61-51 (J)

(Supp. 2002)

<u>Summary</u>: Nash Champaneri (Respondent) d/b/a Comfort Suites owns and is responsible for the proper operation and maintenance of a public spa. The Respondent failed to properly operate and maintain the public spa.

Action: The Respondent has agreed to: (1) properly operate and maintain the public spa in accordance with the <u>Public Swimming Pools</u> regulation; and, (2) within one hundred-eighty (180) days of the Order date, pay a civil penalty of one thousand eight hundred dollars (**\$1,800.00**).

29) Order Type and No.: CO 03-041-DW Order Date: March 27, 2003

Responsible Party: Blacksgate West Subdivision HOA

Facility: Blacksgate West Subdivision

<u>Location/Mailing Address:</u> 142 Tailers Trail

Batesburg-Leesville, SC 29070

County:SaludaPrevious Order(s):NonePermit/System Number:4150004

<u>Violation(s) Cited:</u> 25A S.C. Code Ann. Regs. 61-58.7(B)(1) & (D)(2), 25A S.C. Code Ann. Regs. 61-58.1(B)(1) & (K)(1)

<u>Summary</u>: Blacksgate West Subdivision Homeowner's Association (Respondent) is responsible for the proper operation and maintenance of the PWS. The Respondent did not properly operate and maintain the PWS. Also, the Respondent added treatment to the system without a construction permit and placed this treatment system into operation without Department approval.

Action: The Respondent has agreed to: (1) cease the practice of operating a PWS that does not comply with all applicable State and Federal rules and regulations; (2) within five (5) days of the completion of the work needed, contact the Upper Savannah EQC Office to schedule an inspection; and (3) following the completion of the work needed, submit a report every six (6) months of the current status of the Saluda County Water & Sewer Authority's (SCW&SA) plan to extend its water lines to the customers of the system. This will be required at least once every six (6) months until the system has been connected to the SCW&SA's public water system.

30) Order Type and No.:
Order Date:
Responsible Party:
Facility:
Location/Mailing Address:
AO 03-025-DW
March 10, 2003
Naquita Green
Kara-Mart, L.L.C.
5213 Highway 174

Adams Run, SC 29426

County:BerkeleyPrevious Order(s):NonePermit/System Number:1072007

<u>Violation(s) Cited</u>: 24A S.C. Code Ann Regs 61-58.5(C)(2)(c), 61-58.5(H), 61-58.6(C), and 61-30(G)

Summary: Naquita Green d/b/a Kara-Mart, L.L.C., is responsible for the proper operation and maintenance of a public water system (PWS). The Respondent failed to pay environmental protection fees for fiscal years 2000, 2001, 2002 and 2003; failed to monitor for nitrate; and, failed to issue public notification for the nitrate non-monitoring violations.

Action: The Respondent was ordered to: (1) within thirty (30) days of the Order date, pay an environmental fee payment of one thousand two hundred seventy-one dollars and eighty-nine cents (\$1,271.89); (2) within five (5) days of the Order date, issue public notification for all non-monitoring violations as a result of non-payment of fees; and, (3) within thirty (30) days of the Order date, pay a civil penalty of seven thousand five hundred dollars (\$7,500.00).

31) Order Type and No.:
Order Date:
Responsible Party:
AO 03-028-DW
March 6, 2003
James O. Walker

Facility:

Location/Mailing Address: PO Box 220

Wagner, SC 29164

County:LexingtonPrevious Order(s):NonePermit/System Number:None

Violation(s) Cited: 25 S.C. Code Ann. Regs. R.61-71.8 (A), (C)(2) (1976), R.61-71.10 (B)(3) (1976) and R.61-71.6 (H) (1976). 24A S.C. Code Ann. Regs. R.61-30 (G)(10)(b) (Supp. 2001) and R.61-44 (D)(4) (Supp. 2001).

<u>Summary</u>: James O. Walker (Respondent) d/b/a S.P.W. Water Systems is in the business of well drilling. The Respondent failed to properly grout and abandon a well; failed to attach a permanent identification plate to another well; failed to pay a well permitting fee; and, failed to submit Water Well Record and Notice of Intent forms.

Action: The Respondent was ordered to: (1) within thirty (30) days of the Order date, submit the Water Well Record form for the abandonment of the well; (2) within thirty (30) days of the Order date, contact the Central Midlands District office to confirm the placement of the identification plate; (3) within thirty (30) days of the Order date, submit the required Notice of Intent form and Water Well Record form; (4) within thirty (30) days of the Order date, submit the required seventy dollar (\$70.00) permitting fee; and, (5) within thirty (30) days of the Order date, pay a civil penalty of six thousand five hundred dollars (\$6,500.00).

32) Order Type and No.: CO 03-042-DW

Order Date: April 4, 2003

Responsible Party: Ronald W. Shumpert

Facility:

<u>Location/Mailing Address</u>: 1502 McNeil Avenue

West Columbia, SC 29170

County:RichlandPrevious Order(s):NonePermit/System Number:None

<u>Violation(s) Cited:</u> 25 S.C. Code Ann. Regs. R.61-71

(F)(2)(e) and (F)(12)(b) (Supp. 2002)

<u>Summary</u>: Ronald W. Shumpert (Respondent) is in the business of well drilling. The Respondent failed to grout a well within five (5) days after borehole completion, and failed to submit a Water Well Record form for the abandonment of another well.

Action: The Respondent has agreed to: (1) immediately comply with all pertinent State rules and regulations; (2) within five (5) days of the Order date, submit the Water Well Record form for the abandonment of the well; and, (3) within sixty (60) days of the Order date, pay a civil penalty of one thousand two hundred and fifty-seven dollars (\$1,257.00).

33) Order Type and No.: CO 03-047-DW

Order Date:April 4, 2003Responsible Party:Steve HetzerFacility:Mystic Sea Motel

<u>Location/Mailing Address</u>: 2105 South Ocean Blvd

Myrtle Beach, SC 29577

County:HorryPrevious Order(s):NonePermit/System Number:26-363B

<u>Violation(s) Cited</u>: 24A S.C. Code Ann. Regs § 61-51(J)

<u>Summary</u>: Mystic Sea Motel (Respondent) failed to properly operate and maintain a public swimming pool.

Action: The Respondent has agreed to: (1) properly operate and maintain its public swimming pool; (2) schedule a preseason inspection with the Waccamaw EQC Office prior to the 2003 pool season; and, (3) within thirty (30) days of the Order date, pay a civil penalty of one thousand four hundred forty dollars (\$1,440.00).

Water Pollution Enforcement

34) Order Type and No.: CO 03-026-W Order Date: March 3, 2003 Responsible Party: Eric Newton d/b/a Tiger

Management and Investments

L.L.C.

Facility: Tigertown Village

<u>Location/Mailing Address:</u> 108 Old Towne Square, Suite B,

Central, SC 29630

<u>Previous Order(s):</u> None

Permit/System Number: SCR106429

<u>Violation(s) Cited:</u> 24 S.C. Code Ann. Regs. 61-68(E)(5)(d) S.C. Code Ann. § 48-1-90(a) 24 S.C. Code Ann. Regs. 61-9.122.41(a) & (e)

Summary: Eric Newton d/b/a Tiger Management and Investments L.L.C. (Respondent) is responsible for the development and construction activities at Tigertown Village. The Respondent failed to operate and maintain all facilities and systems of treatment and control required in the permit, and discharged inorganic matter into waters of the State.

Action: The Respondent has agreed to: (1) comply with all permitting and operating requirements in accordance with State and Federal regulations; (2) within sixty (60) days of the Order date, submit a report, completed by a State registered professional engineer, certifying that construction of the necessary storm water control devices are complete and in accordance with the approved plans and specifications; and, (3) pay a civil penalty of eleven thousand two hundred dollars (\$11,200.00).

35) Order Type and No.: CO 03-027-W
Order Date: March 27, 2003

Responsible Party: City of Walterboro
Facility: Walterboro Wastewater Treatment

Plant

Location/Mailing Address: PO Box 709

Walterboro, SC 29488

County: Colleton County

Previous Orders: CO-98-095-W (\$8000)

Permit /System Number: SC0040436

<u>Violations Cited</u>: S.C. Code Ann. 48-1-110(d), 24 S.C. Code Ann. Regs. 61-9.122.41(a), 24 S.C. Code Ann. Regs. 61-

9.122.41 (j)(3)

<u>Summary</u>: The City of Walterboro (Respondent) owns and is responsible for the proper operation and maintenance of the Walterboro wastewater treatment facility (WWTF). The Respondent violated the permitted discharge limits for chronic toxicity.

Action: The Respondent has agreed to: (1) operate and maintain the WWTF in accordance with applicable State and Federal regulations; (2) within thirty (30) days of the Order date, submit a summary of corrective actions taken prior to the Order date; (3) within sixty (60) days of the Order date, submit a summary report on the results of the chronic toxicity study conducted to determine the cause and/or source of the chronic toxicity failures. The summary report shall include a corrective action plan (CAP) detailing measures to be taken to eliminate chronic toxicity failures at the WWTF. The CAP is also to include any implementation schedules, which, upon Department approval, will be incorporated into and become an enforceable part of the Order; and, (4) within thirty (30) days of the Order date, pay a civil penalty of two thousand five hundred twenty dollars (\$2,520.00).

36) Order Type and No.:
Order Date:
Responsible Party:
Facility:

CO 03-029-W
March 11, 2003
Holcim (US), Inc.
Holly Hill Plant

Location/Mailing Address: P.O. Box 698

Holly Hill, SC 29059

<u>County:</u> Orangeburg

<u>Previous Order(s):</u> None <u>Permit/System Number:</u> SC0002992

<u>Violation(s) Cited:</u> S.C. Code Ann. § 48-1-110 (d)

<u>Summary</u>: Holcim (US), Inc. (Respondent) owns and is responsible for the proper operation and maintenance of a WWTF serving its Portland cement manufacturing plant. The Respondent failed to comply with the permitted discharge limits for fecal coliform, total suspended solids, arsenic and pH.

Action: The Respondent has agreed to: (1) within sixty (60) days of the Order date, submit a summary report of corrective actions taken to prevent total suspended solids, pH and fecal coliform violations; (2) if an additional arsenic violation occurs before August 30, 2003, submit a CAP with an implementation schedule to eliminate future violations; and, (3) within thirty (30) days of the Order date, pay a civil penalty of four thousand two hundred dollars (\$4,200.00).

37) Order Type and No.: CO 03-030-W Order Date: March 11, 2003

Responsible Party: **Donaldson Development**

Commission

Facility: Lockheed Martin Maintenance

Hanger

Location/Mailing Address: Donaldson Development

Commission

Donaldson Center Industrial Air Park

2 Exchange Street

Greenville, SC 29605

<u>County:</u> Greenville
<u>Previous Orders:</u> None
Permit/System Number: SCR106378

<u>Violations Cited</u>: S.C. Code Ann. 48-1-90(a) (1987),

S.C. Code Ann. 48-1-330 (d) (1987)

<u>Summary</u>: Donaldson Development Commission (Respondent) is responsible for the Lockheed Martin Maintenance Hangar property. The Respondent discharged wastewater containing aqueous film forming foam (AFFF) into the environment.

Action: The Respondent has agreed to: (1) comply with all Department regulations and guidelines; and, (2) within thirty (30) days of the Order date, pay a civil penalty of five thousand six hundred dollars (\$5,600.00).

38) Order Type and No.: CO 03-032-W Order Date: March 14, 2003

Responsible Party: SEI Environmental, Inc.

Facility: Same

<u>Location/Mailing Address</u>: 3021 McNaughton Drive, Suite 9

Columbia, SC 29223

County:HorryPrevious Orders:NonePermit/System Number:N/A

<u>Violations Cited</u>: S.C. Code Ann. Regs. 61-71 (H)(1)(b) (Supp. 2002); S.C. Code Ann. 44-55-80(a)(1) (2002)

Summary: SEI Environmental, Inc. (Respondent) is an Environmental Consulting Firm that received approval for the construction of three (3) permanent monitoring wells (MWs) to be installed at the Pantry #3221. The Respondent did not ensure that underground sources of drinking were not contaminated during the construction.

Action: The Respondent has agreed to: (1) comply with all Department regulations and guidelines; (2) within thirty (30) days of the Order date, submit a report of Standard Operating Procedures (SOP) on containment and disposal that will be implemented to prevent future violations, and a checklist of procedures to ensure that Department regulations and guidelines are followed during MW installations; and, (3) within thirty (30) days of the Order date, pay a civil penalty of two thousand eight hundred dollars (\$2,800.00).

39) <u>Order Type and No.:</u> CO 03-038-W <u>Order Date</u>: March 27, 2003

Responsible Party: **Beaufort-Jasper Water & Sewer**

Authority

<u>Facility</u>: Cherry Point-Okatie Wastewater

Treatment Plant

<u>Location/Mailing Address</u>: PO Box 2149

6 Snake Road Okatie, SC 29910

County: Beaufort

Previous Orders: CO-01-272-W (\$8400)

Permit /System Number: ND0074004

<u>Violations Cited</u>: S.C. Code Ann. 48-1-110(d) 24 S.C. Code Ann. Regs. 61-9.122.41(a); 24 S.C. Code Ann. Regs. 61-9.122.41 (j)(3)

<u>Summary</u>: Beaufort-Jasper Water & Sewer Authority (Respondent) owns and is responsible for a the proper operation and maintenance of the Cherry Point - Okatie area WWTF. The Respondent violated the permitted discharge limits for flow and fecal coliform bacteria.

Action: The Respondent has agreed to: (1) operate and maintain the WWTF in accordance with applicable State and Federal regulations; (2) within thirty (30) days of the Order date, submit an SOP detailing best management practices that will prevent effluent violations in the future and how discharges to the golf courses will be controlled along with a summary of corrective actions that have already been taken prior to the execution of this Order; (3) within sixty (60) days of the Order date, submit a summary report on the results of the fecal coliform bacteria study conducted to determine the cause and/or source of the fecal coliform bacteria failures. The summary report shall include a CAP detailing measures to be taken to eliminate fecal coliform bacteria failures at the WWTF. The CAP is also to include any implementation schedules, which, upon Department approval, shall be incorporated into and become an enforceable part of the Order; and (4) within thirty (30) days of the Order date, pay a civil penalty of four thousand two hundred dollars (\$4,200.00).

40) Order Type and No.: CO 03-039-W Order Date: March 27, 2003

Responsible Party: Georgetown County Water &

Sewer District

Facility: Murrell's Inlet WWTF

Location/Mailing Address: P.O. Drawer 939

Georgetown, SC 29442

County: Georgetown

Previous Order(s)
None

Permit/System Number: SC0040959

Violation(s) Cited: 24 S.C. Code Ann. Regs. 61-

9.122.41(a); S.C. Code Ann. § 48-1-110(d)

Summary: The Georgetown County Water & Sewer District (Respondent)

owns and is responsible for the proper operation and maintenance of the Murrell's Inlet WWTF. The Respondent failed to perform the required number of chronic toxicity tests during one quarterly monitoring period.

Action: The Respondent has agreed to: (1) comply with all permitting and operating requirements in accordance with State and Federal regulations; and, (2) within thirty (30) days of the Order date, pay a civil penalty of two thousand nine hundred dollars (\$2,900.00).

41. Order Type and No.: CO 03-037-W Order Date: April 4, 2003

Responsible Party: **Duke Energy Corporation**Facility: Duke Power Substation

<u>Location/Mailing Address:</u> Duke Power

EC13T, PO Box 1006 Charlotte, NC 28201

<u>County:</u> Spartanburg

<u>Previous Order(s)</u> None <u>Permit/System Number:</u> None

<u>Violation(s) Cited:</u> 24 S.C. Code Ann. Regs. 61-

68(E)(5)(d)

<u>Summary</u>: Duke Energy Corporation (Respondent) owns and is responsible for the Duke Power Substation. The Respondent discharged sediment and water into waters of the State which interfered with existing classified water uses.

<u>Action</u>: The Respondent has agreed to: (1) comply with all permitting and operating requirements in accordance with State and Federal regulations; and, (2) within thirty (30) days of the Order date, pay a civil penalty of three thousand five hundred dollars (\$3,500.00).

42. Order Type and No.: CO 03-043-W Order Date: April 7, 2003

Responsible Party: Midlands Utility, Inc. Facility: Raintree Acres WWTF

Location/Mailing Address: PO Box 887

Lexington, SC 29072

County:LexingtonPrevious Order(s)NonePermit/System Number:SC0039055

<u>Violation(s) Cited:</u> S.C. Code Ann. Regs. 61-9.122.41(a)(1), S.C. Code Ann. Regs. 61-9.122.41(e), S.C. Code Ann. § 48-1-110(d)

Summary: Midlands Utility, Inc. (Respondent) owns and is responsible

for the proper operation of a wastewater treatment facility (WWTF). The Respondent violated the permitted discharge limits for biochemical oxygen demand, fecal coliform bacteria and flow; failed to properly operate and maintain the WWTF in accordance with its permit; failed to provide for daily visits by an operator of the appropriate grade; and, failed to sample pH and dissolved oxygen on a daily basis.

Action: The Respondent has agreed to: (1) within sixty (60) days of the Order date, submit to the Public Service Commission (PSC) for approval, a contract for sewer service with the regional sewer provider; (2) if the contract is approved by the PSC, see Order for requirements to be met by the Respondent; (3) if the PSC denies the contract, see Order for the requirements to be met by the Respondent; and, (4) pay a civil penalty of thirteen thousand two hundred dollars (\$13,200.00).

43. <u>Order Type and No.:</u> CO 03-044-W <u>Order Date:</u> April 7, 2003

Responsible Party: Midlands Utility, Inc. Facility: Bellemeade WWTF

<u>Location/Mailing Address:</u> PO Box 887

Lexington, SC 29072

County:LexingtonPrevious Order(s)NonePermit/System Number:SC0030988

Violation(s) Cited: S.C. Code Ann. Regs. 61-

9.122.41(a)(1), S.C. Code Ann. § 48-1-110(d)

<u>Summary</u>: Midlands Utility, Inc. (Respondent) owns and is responsible for the proper operation of a WWTF. The Respondent violated the permitted discharge limits for ammonia-nitrogen, biochemical oxygen demand, fecal coliform bacteria, pH and total residual chlorine.

<u>Action</u>: The Respondent has agreed to: (1) if within thirty (30) days of the Order date, the Respondent receives a contract for sewer service from the City of Cayce, then within sixty (60) days submit to the PSC for approval, a contract for sewer service with the City of Cayce; (2) if the contract is approved by the PSC, see Order for requirements to be met by Respondent; (3) if the PSC denies the contract, see Order for requirements to be met by Respondent; and, (4) pay a civil penalty of twenty-one thousand dollars (\$21,000.00).

44. Order Type and No.: CO 03-045-W Order Date: April 4, 2003

Responsible Party: Samuel Chad Starnes

Facility: Circle S Ranch

Location/Mailing Address: 1604 Circle S Ranch Road

Monroe, NC 28112

County:ChesterPrevious Order(s)NonePermit/System Number:SCG25000

Violation(s) Cited: S.C. Code Ann. § 48-1-90(a)

<u>Summary</u>: Samuel Chad Starnes (Respondent) owns and is responsible for a turkey feed manufacturing mill. The Respondent discharged waste into the environment in a manner other than in compliance with its permit.

Action: The Respondent has agreed to: (1) comply with all permitting and operating requirements in accordance with State and Federal regulations; (2) within thirty (30) days of the Order date, remove all grease, animal fat, contaminated sediment and debris from the ditch; (3) within thirty (30) days of the Order date, submit a Corrective Action Plan (CAP) detailing plans to eliminate any discharge other than what is permitted, from entering waters of the State or to obtain a NPDES permit; (4) within thirty (30) days of the Order date, submit a copy of the Standard Operating Procedure (SOP) to be followed by all employees addressing spill prevention and post-spill activities, including clean up; (5) within thirty (30) days of the Order date, submit an implementation schedule addressing repairs to the storm water retention pond; and, (6) within thirty (30) days of the Order date, pay a civil penalty of seven thousand two hundred dollars (\$7,200.00).

45. Order Type and No.: CO 03-046-W Order Date: April 4, 2003

Responsible Party: **Detyens Marine Industries**

Facility:

Location/Mailing Address: Bushy Park

PO Box 1310

Goose Creek, SC 29445

County:BerkeleyPrevious Order(s):NonePermit/System Number:N/A

Violation(s) Cited: S.C. Code Ann. § 48-1-90 (a)

<u>Summary</u>: Detyens Marine Industries (Respondent) owns and is responsible for the proper operation and maintenance of a ship cleaning, painting and repair business. The Respondent discharged organic and inorganic waste into the environment in a manner other than in compliance with the issued permit.

Action: The Respondent has agreed to: (1) within thirty (30) days of the Order date, submit updated Best Management Practices (BMP) to prevent future unauthorized discharges; and, (2) within thirty (30) days of the Order date, submit calculations to determine if the catch basins are adequate to contain a ten (10) year storm event, and, if they are not adequate, then within thirty (30) days of

submission of the calculations, submit either a Preliminary Engineering Report (PER) addressing necessary changes or a completed application for an NPDES Permit.

46. Order Type and No.: CO 03-048-W Order Date: April 7, 2003

Responsible Party: Midlands Utility, Inc. Facility: Windy Hill WWTF

<u>Location/Mailing Address:</u> PO Box 887

Lexington, SC 29072

<u>County:</u> Lexington <u>Previous Order(s)</u> None

Permit/System Number: ND0067075

<u>Violation(s) Cited:</u> S.C. Code Ann. Regs. 61-

9.122.41(a)(1), S.C. Code Ann. § 48-1-110(d)

<u>Summary</u>: Midlands Utility, Inc. (Respondent) owns and is responsible for the proper operation of a WWTF. The Respondent violated the permitted discharge limits for biochemical oxygen demand.

Action: The Respondent has agreed to: (1) within sixty (60) days of the Order date, submit a PER addressing upgrade of the WWTF to meet permitted discharge limits; (2) within sixty (60) days of the PER, submit the plans and specifications and an application for a permit to construct addressing an upgrade of the WWTF; (3) within ninety (90) days of issuance of the permit to construct, begin construction of the permitted upgrade to the WWTF; (4) within two hundred forty (240) days of the beginning of construction, complete construction of the upgrade to the WWTF and request final operational approval; and, (5) pay a civil penalty of two thousand eight hundred dollars (\$2,800.00).

47. Order Type and No.: CO 03-049-W Order Date: April 7, 2003

Responsible Party:Bush River Utilities, Inc.Facility:Bush River Utilities WWTF

Location/Mailing Address: PO Box 887

Lexington, SC 29072

County: Lexington & Richland
Previous Order(s) AO 00-018-W (\$17,000.00)

Permit/System Number: SC0032743

<u>Violation(s) Cited:</u> S.C. Code Ann. Regs. 61-

9.122.41(a)(1), S.C. Code Ann. § 48-1-110(d)

<u>Summary</u>: Bush River Utilities, Inc. (Respondent) owns and is responsible for the proper operation of a WWTF. The Respondent violated the permitted discharge limits for biochemical oxygen demand, dissolved oxygen, fecal coliform bacteria and pH.

Action: The Respondent has agreed to: (1) within sixty (60) days of the Order date, submit a PER addressing an upgrade of the WWTF to meet permitted discharge limits; (2) within ninety (90) days of approval of the PER, submit plans and specifications and an application for a permit to construct addressing an upgrade of the WWTF; (3) within ninety (90) days of issuance of permit to construct, begin construction of the permitted upgrade to the WWTF; (4) within two hundred seventy (270) days of the beginning of construction, complete construction of the upgrade to the WWTF and request final operational approval; and, (5) pay a civil penalty of twenty thousand dollars (\$20,000.00).

48. Order Type and No.: CO 03-050-W Order Date: April 17, 2003

Responsible Party: Arnold Construction Corporation

<u>Facility:</u> Southlake Assisted Living

<u>Location/Mailing Address:</u> 800 Gervais Street,

Columbia, SC 29201

County:LexingtonPrevious Order(s)NonePermit/System Number:32-01-10-01

Violation(s) Cited: S.C. Code Ann. Regs. 48-14-10, S.C.

Code Ann. § 48-1-90(a), S.C. Code Ann. Regs. 72-305.A

<u>Summary</u>: Arnold Construction Corporation (Respondent) is responsible for development and construction activities at Southlake Assisted Living. The Respondent allowed unauthorized discharges of sediment into waters of the State.

Action: The Respondent has agreed to: (1) comply with all permitting and operating requirements in accordance with State and Federal regulations; (2) within thirty (30) days of the Order date, submit a report, completed by and stamped by a State registered professional engineer, certifying that construction of the necessary storm water control devices are installed and properly functioning to prevent further discharges of sediment; and, (3) within thirty (30) days of the Order date, pay a civil penalty of two tho usand eight hundred dollars (\$2,800.00).

49. <u>Order Type and No.:</u> CO 03-052-W <u>Order Date:</u> April 4, 2003

Responsible Party: Kinder Morgan Bulk Terminals,

Inc.

<u>Facility:</u> Kinder Morgan Shipyard River

Terminal

Location/Mailing Address: PO Box 625

Sorrento, LA 70778-0625

County: Charleston

Previous Order(s) CO-02-014-W (\$20,400)

Permit/System Number: SC0048046

<u>Violation(s) Cited:</u> S.C. Code Ann. 48-1-90 (a) (1987), 25 S.C. Code Ann. Regs. 61-68 (E) (5) (d) (Supp. 2001), & S.C. Code Ann. 48-1-130 (1987)

<u>Summary</u>: Kinder Morgan Bulk Terminals (Respondent) is responsible for the operation and maintenance of a dry bulk materials unloading and loading facility. The Respondent discharged pet coke into the waters of the State.

Action: The Respondent has agreed to: (1) immediately pay a nine thousand two hundred and fifty dollar (\$9,250.00) civil penalty; (2) within fourteen (14) days of the Order date, meet with the Department to discuss a technical feasibility evaluation regarding action to be taken to reduce fugitive air emissions from the Site; (3) within thirty (30) days of the initial meeting, submit a report of technical feasibility evaluation; (4) within fourteen (14) days from submission of the Technical Report, meet to discuss the Technical Report; and, (6) implement the corrective actions outlined in the Technical Report within thirty (30) days from receipt of the Departments approval.

50. Order Type and No.: CO 03-054-W Order Date: April 25, 2003

Responsible Party: WR Grace & Company Facility: Enoree/Kearney Mill Location/Mailing Address: 26383 Highway 221

Enoree, SC 29335

County:LaurensPrevious Order(s):NonePermit/System Number:SC0045811

Violation(s) Cited: None

<u>Summary</u>: WR Grace & Co. (Respondent) owns and is responsible for the proper operation and maintenance of a vermiculite mining and preparation facility. Agents of the Respondent contacted the Department to request approval for an emergency discharge from a tailings pond.

Action: The Respondent has agreed to: (1) discharge from the tailings pond at a rate not to exceed four thousand (4,000) gallons per minute within specified parameters; (2) monitor downstream critical areas; and, (3) within thirty (30) days of the Order date, submit a permanent plan to address management of tailings ponds during periods of high rainfall.

BUREAU OF AIR QUALITY

51) Order Type and No.: Consent Order 03-019-A

Order Date: March 26, 2003

Responsible Party: Palmetto Paving Corporation

Location/Mailing Address: Post Office Box 346

Conway, South Carolina 29528

 County:
 Horry

 Previous Order(s):
 97-012-A

 Permit No.:
 9900-0197

Violation(s) Cited: South Carolina Air Pollution Control

Regulation 61-62.1, Section II, Permit Requirements

<u>Summary</u>: Palmetto Paving Corporation is a hot-mix asphalt production facility and operates pursuant to General Conditional Major Operating Permit GCMP03-9900-0197, effective July 15, 1997, and subsequent construction permits. On August 3, 2001, and April 18 and August 7, 2002, Department personnel conducted inspections at Palmetto Paving Corporation and determined that it had replaced its existing baghouse with a new baghouse, removed its batch-mixer and replaced it with a drum-mixer, and had installed and operated two asphalt coke-heaters prior to obtaining the necessary permits from the Department. Department records also indicate that Palmetto Paving Corporation installed four No. 2 fuel oil storage tanks and an asphalt sealer storage tank prior to obtaining the necessary permits or exemptions from the Department.

Action: On November 20, 2002, the Department issued Palmetto Paving Corporation a Notice of Violation and a Notice of Enforcement Conference and an enforcement conference was held on December 16, 2002. A Consent Order was negotiated in which Palmetto Paving Corporation agreed to ensure that it applies for and obtains appropriate permits or exemptions prior to constructing, altering, removing, or adding any sources of air contaminants, and pay a civil penalty in the amount of seven thousand dollars (\$7,000.00). The penalty is due April 25, 2003.

52) Order Type and No.: Consent Order 03-017-A

Order Date: April 7, 2003
Responsible Party: **Triangle Ice, Inc.**Location/Mailing Address: 130 Peoples Creek Road

Gaffney, South Carolina 29340

County:CherokeePrevious Order(s):NonePermit No.:None

Violation(s) Cited: 40 CFR §68.67,(e), Process Hazard

Analysis and South Carolina Air Pollution Control Regulation 61-62.68.67, Process Hazard Analysis, 40 CFR §68.69,(a),(3), Operating Procedures and South Carolina Air Pollution Control Regulation 61-62.68.69,(a),(3), Operating Procedures, 40 CFR §68.69,(c), Operating Procedures and South Carolina Air Pollution Control Regulation 61-62.68.69,(c), Operating Procedures, 40 CFR §68.73, Mechanical Integrity and South Carolina Air Pollution Control Regulation 61-62.68.73, Mechanical Integrity.

<u>Summary:</u> Triangle Ice is a facility that manufactures ice. Triangle Ice is subject to the Chemical Accident Provisions of the Clean Air Act because of the quantity of anhydrous ammonia it stores and uses in its process. An inspection conducted on May 16, 2002, indicated that Triangle Ice did not adequately implement all aspects of its Risk Management Program.

Action: On March 5, 2003, the Department issued Triangle Ice a Notice of Violation. A Consent Order was negotiated in which Triangle Ice agreed to comply with Department regulations regarding the implementation of its Risk Management Program, and pay a civil penalty in the amount of four thousand eight hundred dollars (\$4,800.00). The penalty has been paid.

53) Order Type and No.: Consent Order 03-018-A

Order Date: April 11, 2003

<u>Responsible Party:</u>
Location/Mailing Address:
North Safety Products
1150 Jackson Heights

Post Box 39

Clover, South Carolina 29710

County: York County

Previous Order(s): None
Permit No.: 2440-0027

<u>Violation(s) Cited:</u> South Carolina Air Pollution Control Regulation 61-62.70, Title V Operating Permit Program, South Carolina

Air Pollution Control Regulation 61-62.1, Section II, Permit

Requirements, S.C. Code Ann. § 48-1-110(d), and U.S. EPA NSPS

Subpart A.

Summary: North Safety manufactures rubber gloves. North Safety Products failed to install a VOC monitor on its Solvent Recovery Unit ("SRU") in a timely manner; comply with the requirements of its Title V permit in that it did not establish and submit operational ranges for the SRU; and submit semiannual VOC emissions monitor reports and visual inspection reports for the SRU and Boilers # 1 & 2 for the reporting periods ending October 31, 2001, and April 30, 2002. On July 31, 2002, the Department received a construction permit application from North Safety for a 12.55 mmBTU/hr boiler. On August 22, 2002, the Department conducted an inspection and determined that North Safety had commenced construction on the aforementioned boiler. The Department issued the Construction Permit on September 19, 2002. North Safety also failed to submit a timely request for an operating permit, as well as a timely notification of construction and notification of startup of operations as required by Federal New Source Performance Standards.

Action: On July 31, 2002, the Department issued North Safety a Notice of Violation for the reporting violations, and an Enforcement Conference was held on August 8, 2002. On December 4, 2002, the Department issued North Safety a Notice of Violation for the violations related to the installation of the boiler, and

an Enforcement Conference was held on December 11, 2002. A Consent Order was negotiated in which the facility agreed to comply with the reporting requirements of its Title V Operating Permit by submitting the missing information; henceforth to ensure that it applies for and obtains all necessary permits prior to the construction, removal or alteration of any source of air pollution; and to pay to the Department a civil penalty in the amount of fifteen thousand dollars (\$15,000.00). The penalty is due May 14, 2003.

54) Order Type and No.: Consent Order 03-020-A

Order Date: April 11, 2003

Responsible Party: Union County Printworks

<u>Location/Mailing Address</u>: 101 High Point Drive

Union, South Carolina 29379

County:UnionPrevious Order(s):NonePermit No.:2180-0022

<u>Violation(s) Cited</u>: South Carolina Air Pollution Control

Regulation 61-62.1, Section II, Permit Requirements, and S.C. Code

Ann. §48-1-110(d)

Summary: Union County Printworks is a facility that produces screen-printed fabrics. Union County Printworks installed and operated a 4.5 x 106 Btu/hr natural-gas-fired dryer prior to applying for and obtaining the required Department-issued permits. An inspection conducted on September 23, 2002, indicated that Union County Printworks had also installed a natural-gas-fired tenter frame and a 1.5 x 106 Btu/hr natural-gas-fired boiler prior to obtaining the required Department-issued permit or exemption. Additionally, Union County Printworks failed to maintain any monthly VOC and HAP emissions records as required by its Operating Permit. On December 31, 2002, the Department issued construction permits or exemptions for the unpermitted equipment.

Action: On August 29, 2002, the Department issued Union County Printworks a Notice of Violation and a Notice of Enforcement Conference, and an enforcement conference was held on September 17, 2002. On November 5, 2002, the Department issued Union County Printworks a Notice of Violation for the additional violations noted during the September 23, 2002, inspection. A Consent Order was negotiated in which Union County Printworks agreed to comply with Department regulations regarding permitting requirements, maintain monthly VOC and HAP records as required by its permit, and pay a civil penalty in the amount of seven thousand dollars (\$7,000.00). The penalty is due May 11, 2003.

55) Order Type and No.: Consent Order 03-022-A

Order Date: April 11, 2003

Responsible Party: **Conbraco Industries, Inc.**

Location/Mailing Address: 125 Highway 501E

Conway, South Carolina 29526

County: Horry
Previous Order(s): none
Permit No.: 1340-0061

<u>Violation(s) Cited</u>: S.C. Code Ann. ??48-1-110(d) and South Carolina Air Pollution Control Regulation 61-62.1, Section II,

Permit Requirements

Summary: Conbraco Industries manufactures steel castings, industrial ball valves, and machined screw products that function as valves. Conbraco Industries operates pursuant to Conditional Major Air Quality Operating Permit CM-1340-0061, effective July 8, 1998. On February 20, 2002, Department personnel conducted an inspection at Conbraco Industries and determined that it failed to: include operating ranges for monitored parameters of scrubber SCR-15 in its Monitoring Plan; record actual monthly operating hours for emergency generator EG1 since May 2001 and for emergency generators EG2 and EG3 since August 2001; submit annual reports of operating hours for its emergency generators, which were due no later than August 7, 1999, 2000, and 2001; ensure that a liquid flow meter was operating properly on scrubber SCR-6; and submit Monitoring Plan Certifications, which were due no later than August 7, 1999, 2000, and 2001. On March 6, 2002, Department personnel conducted a follow-up inspection at Conbraco Industries and determined that it failed to obtain a construction permit or exemption prior to installing and operating a Teflon(r) seal manufacturing process and a wood shop that vents emissions to a dust filter. Conbraco Industries also failed to submit a Monitoring Plan Certification and an annual report of operating hours for its emergency generators, both of which were due no later than August 7, 2002.

Action: On November 14, 2002, the Department issued Conbraco Industries a Notice of Violation and a Notice of Enforcement Conference and an enforcement conference was held on December 16, 2002. A Consent Order was negotiated in which Conbraco Industries agreed to ensure that it records actual monthly operating hours for emergency generators and submits annual reports of these records, submits Monitoring Plan Certifications, operates liquid flow meters, and applies for and obtains appropriate permits or exemptions prior to constructing, altering, removing, or adding any sources of air contaminants; to submit the information necessary to make a permitting determination for the Teflon(r) seal manufacturing process and the wood shop and dust filter; and to pay a civil penalty in the amount of five thousand dollars (\$5,000.00). The penalty has been paid. Conbraco Industries has also agreed to complete an independent third party audit at the facility to determine compliance with applicable air regulations, and submit a report summarizing any findings of noncompliance and indicating the course of action taken to remedy the violations.

56) Order Type and No.: Consent Order 03-024-A

Order Date: April 23, 2003

Responsible Party: Fieldcrest Cannon, Inc.

<u>Location/Mailing Address</u>: One Lake Circle Drive

Kannapolis, North Carolina 28081

County:UnionPrevious Order(s):NonePermit No.:2180-0026

<u>Violation(s) Cited</u>: U.S. EPA 40 CFR Part 70.5(a), Duty

to Apply, and South Carolina Air Pollution Control Regulation 61-62.70.5(a), Duty to Apply, South Carolina Air Pollution Control

Regulation 61-62.1, Section II, Permit Requirements

<u>Summary</u>: Fieldcrest Cannon is a textile finishing plant. An investigation indicated that in August 1999 Fieldcrest Cannon had modified its process chemistry to include methanol. This change resulted in methanol emissions in excess of the major source threshold of ten (10) tons per year. Fieldcrest Cannon failed to submit a construction permit application for this process modification and failed to submit a Title V permit application within one year of becoming subject as required by Department regulation. On June 4, 2002, the Department issued Fieldcrest Cannon Title V Operating Permit TV-2180-0026.

Action: On August 29, 2002, the Department issued Fieldcrest Cannon a Notice of Violation and a Notice of Enforcement Conference, and an enforcement conference was held on October 23, 2002. A Consent Order was negotiated in which Fieldcrest Cannon agreed to comply with Department permitting requirements and pay a civil penalty in the amount of five thousand dollars (\$5,000.00). The penalty has been paid.

Multi-Media Actions

Bureau of Land and Waste Management and Bureau of Air Quality

57) Order Type and Number: Consent Order #03-01HW, 03-015-A

Order Date: March 6, 2003
Responsible Party: Moore Drums, Inc.
Location/Mailing Address: 2819 Industrial Avenue
Charleston, SC 29405

County: Charleston

Previous Orders: 00-096-A & 84-11-SW

<u>Permit Number</u>: 0560-0081 & SCD 003 339 705 Violations Cited: S.C. Code Ann. §48-1-110(d), S.C.

Code Ann. §48-1-90, South Carolina Air Pollution Control Regulation 61-62.5, Standard 4, South Carolina Air Pollution Regulation 61-62.1, Section II, and South Carolina Air Pollution Regulation 61-62.70, South Carolina Hazardous Waste Management Act §44-56-130(2), South Carolina Hazardous Waste Management Regulations, 25 S.C. Code Ann. Regs. 61-79.262.11, R.61-79.262.34(c)(1)(ii), R.61-79.262.90, R.61-79.265.15(a)(1), R.61-79.265.56(b), R.61-79.265.56(j), R.61-79.2

79.265.173(a), and the South Carolina Pollution Control Act, S.C. Code Ann. §48-1-90 (1987)

Summary: Moore Drums Inc. (Respondent) is a drum reconditioning facility. The Respondent has violated the South Carolina Air Pollution Control Regulations, the Hazardous Waste Management Regulations, and the South Carolina Pollution Control Act as follows: failure to maintain visible and fugitive emissions from its reclaiming furnace and stack below twenty percent (20%) opacity; failure to continuously measure and record the temperature of its afterburner; failure to ensure its afterburner was in operation continuously while operating the reclaiming furnace and for burning un-permitted cardboard drums in its reclaiming furnace; failure to submit semi-annual operation and maintenance manual certifications and daily visual inspections for 2001; failure to obtain a construction permit prior to construction of an additional fan and stack; failure to request an operating permit from the Department within fifteen (15) days prior to operating new equipment; failure to accurately certify its compliance status on its Title V Annual Compliance Certification; failure to make an accurate hazardous waste determination; failure to mark its containers either with the words "Hazardous Waste" or other words that identify the contents of the containers; failure to clean up a hazardous waste discharge; failure to inspect its facility for malfunctions and deterioration, operator errors, and discharges; failure to have the emergency coordinator immediately identify the character, exact source, amount, and real extent of any released material and notify the Department; failure to note in the operating record the time, date, and details of any incident that requires implementing the contingency plan and submit a written report to the Department; failure to close all containers holding hazardous waste except when necessary to add or remove waste; and failure to prevent the discharge of organic or inorganic matter into the environment of the State except as in compliance with a permit issued by the Department.

Action: The Respondent has agreed to: comply with all applicable State and Federal Air Quality Regulations; ensure that an accurate hazardous waste determination is made on all solid wastes; manage containers of hazardous waste in accordance with R.61-79.262.34 and R.61-79.265 Subpart I- Use and Management of Containers; clean up any discharge of hazardous waste that occurs at the facility; inspect the facility for malfunctions and deterioration, operator errors, and discharges which may be causing or may lead to releases; ensure that the emergency coordinator complies with all applicable regulations regarding releases; note any incident requiring the implementation of the contingency plan in the operating record and notify the Department; ensure that oil and other wastes are not allowed to discharge into the environment of the State except as in compliance with a permit; submit within thirty (30) days of the effective date of this Order, a Sampling and Analysis Plan for review and approval by the Department; submit within thirty (30) day of the effective date of this Order, a Work Plan for review and approval by the Department; reimburse the Department on a quarterly basis for the oversight costs required under this

Order; and pay a civil penalty in the amount of thirty thousand dollars (\$30,000.00) to the Bureau of Air Quality and nineteen thousand dollars (\$19,000.00) to Bureau of Land and Waste Management.

58) <u>Order Type and Number</u>: Consent Order 03-12-SW/03-023-A

Order Date: April 23, 2003
Responsible Party: U.S. Group, Inc.
Location/Mailing Address: P.O. Box 21234

Columbia, SC 29221

<u>County</u>: Orangeburg

<u>Previous Order(s)</u>: None <u>Permit Number</u>: None

<u>Violation(s) Cited:</u> South Carolina Solid Waste Policy and Management Act of 1991 (2002), 25A S.C. Code Ann. Reg. 61-107.11, Part IV, A.8. and Part IV, B.1. (Supp. 2002), and the South Carolina Pollution Control Act (1987), S.C. Code Ann. Reg. 61-62.2.

<u>Summary</u>: U.S. Group, Inc. (Company) unlawfully disposed of land-clearing debris (LCD) and construction and demolition (C&D) debris on property owned by Mr. Jesse Kinard (Mr. Kinard) in Orangeburg County (Site). U.S. Group subsequently burned the debris on the Site. This constitutes a violation of the Construction, Demolition and Land-Clearing Debris Landfills Regulation, and the Air Pollution Control Regulation.

Action: Consent Order 03-12-SW/03-023-A requires the Company to pay to the Department a civil penalty in the amount of three thousand, six hundred twenty-five dollars (\$3,625.00). One thousand dollars (\$1,000.00) of the penalty is assessed for Bureau of Air Quality violations and two thousand, six hundred twenty-five dollars (\$2,625.00) is assessed for Bureau of Land and Waste Management violations. The Department has received payment in full of the civil penalty.

<u>Multi-Media Action</u> Bureau of Water and Bureau of Air Quality

59) Order Type and No.: CO 03-051-W

CO 03-021-A

Order Date: April 11, 2003
Responsible Party: Orion Finishing

Facility:

Location/Mailing Address: PO Box 236

250 E. Warehouse Court

Taylors, South Carolina 29687

County: Greenville

Previous Order(s): 00-003-A (\$2,800.00)

97-027-W

Permit/System Number: 17,541-IW

<u>Violation(s) Cited:</u> S.C. Code Ann. § 48-1-110 (d), R. 61-62.5,

R. 61-62.1, Consent Order 00-003-A, 48-1-110(d)

Orion Finishing desizes, bleaches, and finishes polyester-Summary: cotton fabrics. On October 26, 2000, Department personnel investigated an odor complaint. The odor was originating from the wastewater treatment plant at the facility. During the investigation the Department inspector noted excessive stack emissions and found that the facility had rerouted emissions prior to obtaining the appropriate permits. The inspector also found that the facility failed to maintain volatile organic compound (VOC) and hazardous air pollutant (HAP) consumption and emissions records. During a May 2002 inspection, the Department determined the facility was still not maintaining VOC and HAP records and had not submitted a construction permit application for the rerouted The facility had also installed a boiler without obtaining the appropriate permits. In September 2002 the Department received construction permit applications for the rerouted emissions, the boiler, and a proposed piece of equipment.

Orion Finishing also owns and operates a wastewater pretreatment facility ("WWPTF") associated with its textile finishing plant. In 1997, the Bureau of Water issued Consent Order 97-027-W to Orion Finishing for violating Conditional Final Construction Approval #14,906, in that it failed to properly operate and maintain its WWPTF. As a result of the enforcement action, the facility provided a schedule to complete a proposed upgrade no later than June 19, 1998. In October 1998, the facility considered a "closed loop" wastewater treatment system and the Department issued a permit to construct in September 1999. The project was started but the facility did not complete the project. From January through September 2002, the Department investigated seven odor complaints.

Action: On August 26, 2002 the Department issued a Notice of Violation and Notice of Enforcement Conference for the violations noted and a meeting was held with the facility on September 10, 2002. A Consent Order was negotiated in which Orion Finishing agreed to operate and maintain its WWPTF in accordance with regulatory requirements, comply with permitted limits for visible emissions, maintain VOC and HAP emissions records, submit plans and specifications and an application to construct pressure vessels associated with the wastewater treatment operations by June 1, 2003, complete installation and begin operation of the vessels within two months of obtaining a permit to construct the pressure vessels, and to pay to the Department a civil penalty in the amount of twelve thousand dollars (\$12,000.00), payable in three equal payments of four thousand dollars each within 30, 60, and 90 days, respectively. Four thousand dollars (\$4,000.00) of the penalty is assessed for Bureau of Water violations and eight thousand dollars (\$8,000.00) is assessed for Bureau of Air Quality violations.